

REMARKS

Supplemental to the Amendment dated January 27, 2005, applicant requests that the specification and claims be amended as indicated above. The Amendment of January 27, 2005 deleted Figs. 8, 9, and 10 and deleted the portions of the specification directed to those Figs. However, it has been found that Paragraph 26 included two references to Fig. 8. Since Fig. 8 was deleted, Paragraph 26 is now amended to delete the reference to Fig. 8.

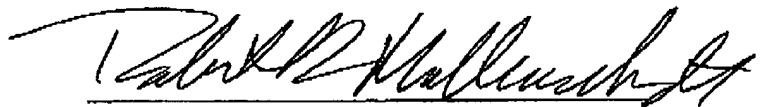
In the claims, Claims 1, 3, 7, 10, 12, 14, and 15 each referred to a "set of first class lever jaw members each having a power arm and a separate weight arm extending from a fulcrum." It is believed that since "a set of first class jaw members" is referred to, the word "each" referring back to "a set" is confusing. The claim language is believed to be clearer if the word "each" in that phrase is deleted so that reference is made to a "set of first class lever jaw members having a power arm and a separate weight arm extending from a fulcrum." The additional changes in Claims 7 and 15 are made to correct number and antecedent basis. None of these amendments are made to change the scope of the claims.

Claims 1, 10, and 14 are also amended to delete the word "rotatably" from "a mounting hole in the coupling body rotatably receiving the fulcrum mounting portion of the set of lever jaw members therein as the sole mounting to the coupling body to establish the fulcrum for rotation of each lever jaw member". This was added to Claims 1, 10, and 14 to define the mounting of the set of lever arms to the coupling body, but the receiving of the "fulcrum mounting portion" in the hole in the coupling body as the as the sole mounting to the coupling body is the important element added, not the rotatability of the fulcrum mounting portion in the hole. Thus, the fulcrum mounting portion could be a stationary mounting, such as a screw or bolt threaded into the hole, about which the lever arms rotate, rather than a shaft which rotates in the hole as the lever arms rotate. It is submitted that it is not necessary for patentability that the fulcrum mounting portion be "rotatably" received in the mounting hole, and that it is proper to remove this limitation.

The Examiner has provisionally rejected the claims of the application on the ground of double patenting with respect to copending application No. 10/654,666. In a telephone call to applicant's attorney on February 23, 2005, when applicant's attorney was out of town, the Examiner asked applicant's intention with regard to applicant's copending application Serial No. 10/654,666. Applicant hereby indicates his intention to abandon copending application No. 10/654,666 upon allowance of all currently pending claims in this application, including the nonelected claims that were elected in the copending application.

Please charge any additional fees due or credit any overpayment to Deposit Account No. 13-1175 of the undersigned.

Respectfully,



Robert R. Mallinckrodt
Attorney for Applicant
Registration No. 26,565
Customer No. 27469

March 9, 2005
Salt Lake City, Utah

gcn:p\018-Supplemental Amendment.wpd